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APPLICATION NO. FILING DATE		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/787,485 02/26/2004		Simon Chang	N1085-00199 [TSMC2003-04	7010	
	7590 02/28/2007		EXAMINER		
DUANE MORI IP DEPARTMI			ADAMS, GREGORY W		
30 SOUTH 177	ГН STREET IA, PA 19103-4196		ART UNIT	PAPER NUMBER	
FHILADELITI	IA, I A 19105-4190		3652		
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SHORTENED STATUTOR	Y PERIOD OF RESPONSE	MAIL DATE	DELIVERY MODE		
3 MONTHS		02/28/2007	PAF	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

<u></u>		Applicat	ion No.	Applicant(s)			
Office Action Summary		10/787,4	185	CHANG ET AL.	CHANG ET AL.		
		Examine	er	Art Unit			
		Gregory	W. Adams	3652			
Period fo	- The MAILING DATE of this communi r Reply	ication appears on th	ne cover sheet with t	he correspondence a	ddress		
A SHO WHIC - Exten after: - If NO - Failur Any re	DRTENED STATUTORY PERIOD FOR HEVER IS LONGER, FROM THE Masions of time may be available under the provisions SIX (6) MONTHS from the mailing date of this comm period for reply is specified above, the maximum state to reply within the set or extended period for reply sply received by the Office later than three months and patent term adjustment. See 37 CFR 1.704(b).	AILING DATE OF T of 37 CFR 1.136(a). In no e unication. tutory period will apply and will, by statute, cause the ap	HIS COMMUNICAT event, however, may a reply will expire SIX (6) MONTHS oplication to become ABAND	FION. be timely filed from the mailing date of this ONED (35 U.S.C. § 133).			
Status							
2a) <u></u> ☐	Responsive to communication(s) file This action is FINAL . Since this application is in condition closed in accordance with the practic	2b)⊠ This action is for allowance excep	ot for formal matters	•	ne merits is		
Dispositi	on of Claims			•			
5) □ 6) ⊠ 7) □ 8) □ Applicati 9) □ 10) □	Claim(s) 1-5,7-10,12-15 and 17-26 is 4a) Of the above claim(s) is/ar Claim(s) is/are allowed. Claim(s) 1-5,7-10,12-15 and 17-26 is Claim(s) is/are objected to. Claim(s) are subject to restrict on Papers The specification is objected to by the The drawing(s) filed on is/are: Applicant may not request that any objected to a service of the production of the content of th	re withdrawn from c s/are rejected. tion and/or election e Examiner. a) accepted or to	onsideration. requirement. b) □ objected to by the beheld in abeyance.	See 37 CFR 1.85(a).	CER 1 121(d)		
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.							
	nder 35 U.S.C. § 119	by the Examiner.					
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 							
2) Notic 3) Inform	t(s) e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (P nation Disclosure Statement(s) (PTO-1449 or r No(s)/Mail Date			mary (PTO-413) ail Date mal Patent Application (P [*]	ГО-152)		

Art Unit: 3652

DETAILED ACTION

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1, 3-5, 7-10, 12-15, 17-26 are rejected under 35 U.S.C. 103(a) as being unpatentable over Peiter (EP 1202325) (previously cited) in view of FIG. 3 (Applicant's Disclosed Prior Art).

With respect to claims 1 & 24-25, Peiter discloses an integrated material transport system comprising a first material transport subsystem 20, 21, second material transport subsystem 10, 11, a shared material transport port 10, and an integrated rail subsystem 10, 11 wherein a first subsystem transfers material within a production bay and between at least two production bays (Para. [0007]; Para. [0011]) and a second subsystem transfers material between two production bays. Further, Peiter discloses servicing an elongated opening, e.g. elongated insomuch as it extends from a processing machine perpendicularly toward a rail, port 31 of a processing machine 30 used by both a first and second transport subsystems (Cols. 1-2), and does not disclose an elongated opening within a stocker sidewall. Applicant's FIG. 3 teaches a stocker sidewall opening 304 serviced by both first and second transport subsystems such that during production wherein integrated circuits are passed among bays of production tools, processes and processes sequences, stockers for holding material in

Art Unit: 3652

queue for processing. Applicant's Specification para. [0002-0003]. Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to modify the apparatus of Peiter to add a stocker, as per the teachings of Applicants Prior Art, to store material in queue during processing.

With respect to claim 3, Peiter discloses a predetermined material stocker 31 is between a production bay 30 and a main corridor.

With respect to claim 4, Peiter discloses a second material transport subsystem 10, 11 is an interbay material transport subsystem. Para. [0039].

With respect to claim 5, Peiter discloses a second material transport subsystem 10, 11 is outside of a production bay and within a main corridor.

With respect to claim 7, Peiter discloses a material transport port 10 is on a main corridor side.

With respect to claim 8, Peiter discloses a ceiling height is 3-5 meters.

With respect to claim 9, Peiter discloses an integrated rail subsystem 10, 11 has two rails 10, 20 at different heights.

With respect to claim 10, Peiter discloses an integrated material transport system comprising a first material transport subsystem 20, 21 having an over head transport module 21 traveling at a first height, second material transport subsystem 10, 11 having an over head shuttle 11 traveling at a second height, one material transfer port 31 used by a first transport subsystem 20, 21 and a second transport subsystem 10, 11, an integrated rail subsystem 10, 11 servicing both a first material transport subsystem 20, 21 and a second transport subsystem 20, 21 and a second transport subsystem 10, 11. Further, Peiter discloses servicing an

Art Unit: 3652

elongated opening, e.g. elongated insomuch as it extends from a processing machine perpendicularly toward a rail, port 31 of a processing machine 30 used by both a first and second transport subsystems (Cols. 1-2), and does not disclose an elongated opening within a stocker sidewall. Applicant's FIG. 3 teaches a stocker sidewall opening 304 serviced by both first and second transport subsystems such that during production wherein integrated circuits are passed among bays of production tools, processes and processes sequences, stockers for holding material in queue for processing. Applicant's Specification para. [0002-0003]. Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to modify the apparatus of Peiter to add a stocker, as per the teachings of Applicants Prior Art, to store material in queue during processing.

With respect to claim 12, Peiter discloses a material transport port 10 is on a main corridor side.

With respect to claim 13, Peiter discloses a ceiling height is 3-5 meters 103.

With respect to claim 14, Peiter discloses an integrated rail subsystem 10, 11 has two rails 10, 20 at different heights.

With respect to claims 15 & 26, Peiter discloses a method for integrating intrabay and interbay material transport providing a first material transport system 20, 21, providing a second material transport system 10, 11, and providing a shared material transport port 10 and an integrated rail section 10, 11. Further, Peiter discloses servicing an elongated opening, e.g. elongated insomuch as it extends from a processing machine perpendicularly toward a rail, port 31 of a processing machine 30

Art Unit: 3652

used by both a first and second transport subsystems (Cols. 1-2), and does not disclose an elongated opening within a stocker sidewall. Applicant's FIG. 3 teaches a stocker sidewall opening 304 serviced by both first and second transport subsystems such that during production wherein integrated circuits are passed among bays of production tools, processes and processes sequences, stockers for holding material in queue for processing. Applicant's Specification para. [0002-0003]. Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to modify the apparatus of Peiter to add a stocker, as per the teachings of Applicants Prior Art, to store material in queue during processing.

With respect to claim 17, Peiter discloses a predetermined material stocker 31 is between a production bay 30 and a main corridor.

With respect to claim 18, Peiter discloses a second material transport subsystem 10, 11 is an interbay material transport subsystem. Para. [0039].

With respect to claim 19, Peiter discloses a second material transport subsystem 10, 11 is outside of a production bay and within a main corridor.

With respect to claim 20, Peiter discloses a material transport port 10 is sized to accommodate a first material system and a second transport subsystem.

With respect to claim 21, Peiter discloses a material transport port 10 is on a main corridor side.

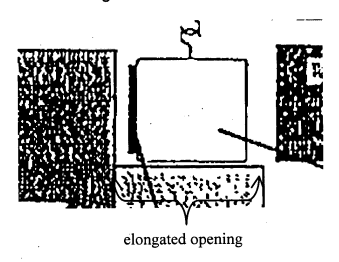
With respect to claim 22, Peiter discloses a ceiling height is 3-5 meters 103.

With respect to claim 23, Peiter discloses an integrated rail section 10, 11 have two rail subsystems 10, 20 at different heights.

Art Unit: 3652

Response to Arguments

Applicant's arguments filed December 27, 2006 have been fully considered but they are not persuasive. Rejections on the merits including previously added claim 24 and including new claims 25 & 26 are noted above.



As shown above Peiter's FIG. 1(b) discloses an elongated opening, e.g. formed by processing machine 30 and port 31. Applicant's disclose prior art discloses a load port in the side of a stocker.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Gregory W. Adams whose telephone number is (571) 272-8101. The examiner can normally be reached on M-Th., 8:00-5.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Eileen Lillis can be reached on (571) 272-6928. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Page 7

Application/Control Number: 10/787,485

Art Unit: 3652

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

GWA